## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

GABARYAAHLA ISRAEL and AKIVA ISRAEL, Beneficiaries,	)
Plaintiffs,	) )
v.	) Case No. CIV-24-1255-D
MIDFIRST BANK, et. al.,	)
Defendants.	)

## Order

Before the Court is the Motion for Relief from Local Rule Requiring Association of Local Counsel [Doc. No. 13] and The Trump Organization's Motion to Dismiss [Doc. No. 14].

Defendant, The Trump Organization, filed both motions on February 11, 2025. Plaintiff has since filed a Second Amended Complaint [Doc. No. 16]. The Second Amended Complaint does not name The Trump Organization as a defendant. Furthermore, the Second Amended Complaint supersedes Plaintiff's prior pleadings and renders them of no legal effect. *See Davis v. TXO Prod. Corp.*, 929 F.2d 1515, 1517 (10th Cir. 1991); *see also Miller v. Glanz*, 948 F.2d 1562, 1565 (10th Cir. 1991). Consequently, The Trump Organization is no longer a defendant in this case.

**IT IS THEREFORE ORDERED** that the Motion for Relief from Local Rule Requiring Association of Counsel [Doc No. 14] and The Trump Organization's Motion to Dismiss [Doc. No. 15] are **DENIED** as moot.

IT IS SO ORDERED this 4<sup>th</sup> day of March 2025.

TIMOTHY D. DeGIUSTI

Chief United States District Judge